Message

From: James Calenda [jcalenda@enviroanalyticsgroup.com]

Sent: 4/16/2020 5:25:44 PM

To: Prince, Ruth [Prince.Ruth@epa.gov]

CC: Oduwole, Moshood [Oduwole.Moshood@epa.gov]; Hennessy, Joel [Hennessy.Joel@epa.gov];

barbara.brown1@maryland.gov; Jennifer Sohns -MDE- [jennifer.sohns@maryland.gov]; Pete Haid

[phaid@tradepointatlantic.com]; Craven, Laura [lcraven@wcgrp.com]

Subject: RE: Initial comments on the Jan. 22 Work Plan for Additional Characterization of Slag Reclamation Area Parcel B13

Attachments: B13 Slag Characterization Work Plan Comment Response Letter 04-16-20.pdf

Ruth,

Please find attached our comment and response letter to address the comments that you provided on January 27, 2020. If you have any questions or require additional information please let me know.

Thanks James

From: Prince, Ruth < Prince.Ruth@epa.gov> Sent: Monday, January 27, 2020 10:22 AM

To: James Calenda <jcalenda@enviroanalyticsgroup.com>; Neil Peters <npeters@armgroup.net>; 'Pete Haid' <phaid@tradepointatlantic.com>; Craven, Laura <lcraven@wcgrp.com>

Cc: Oduwole, Moshood <Oduwole.Moshood@epa.gov>; Hennessy, Joel <Hennessy.Joel@epa.gov>;

barbara.brown1@maryland.gov; Jennifer Sohns -MDE- <jennifer.sohns@maryland.gov>

Subject: Initial comments on the Jan. 22 Work Plan for Additional Characterization of Slag Reclamation Area Parcel B13

Hi All – EPA needs the following information to complete the review of this work plan:

Provide a cross-section oriented north to south, through the B13-073 area and south to the naphthalene vein in the slag face and showing the proposed boring locations and depths. The cross-section should show current surface elevation as well as surface elevation as they existed during piezometer and test pit installation prior to slag recovery and/or the proposed surface elevation after slag recovery is to commence. The section should show piezometer and test pit depths, depths of NAPL and thickness, and groundwater elevation.

We also note that these NAPL and naphthalene areas could be source areas to the B13 monitoring well naphthalene contamination in B13-078-PZ (Parcel B13 Phase II Investigation Report). This groundwater contamination is adjacent to the boundary of Parcel B20 and should be delineated in B20.

Ruth Prince, PhD Toxicologist 3LD10, RCRA Corrective Action Branch 1 Land, Chemicals and Redevelopment Division U.S. Environmental Protection Agency Region III 1650 Arch St. Philadelphia, PA 19103-2029 215-814-3118

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